PATENT COOPERATION TREAT

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INTERNATIONAL PRELIMINARY REPORT ON PATENTABILITY

(Chapter II of the Patent Cooperation Treaty)

(PCT Article 36 and Rule 70)

1 ' '	licant's or agent's file reference S 03-1031	FOR FURTHER A	OR FURTHER ACTION See Form PCT/IPEA/416				
1	national application No. T/EP2004/014262	International filing date 15.12.2004	(day/month/year)	Priority date (day/month/year) 24.12.2003			
Inter	rnational Patent Classification (IPC) or	national classification and I	PC				
A01	IN43/78						
App	licant						
	YER CROPSCIENCE GMBH	X					
1.	This report is the international p Authority under Article 35 and t	oreliminary examination re ransmitted to the applicar	eport, established by nt according to Artic	y this International Preliminary Examining le 36.			
2.	This REPORT consists of a total	al of 4 sheets, including t	his cover sheet.				
3.	This report is also accompanied	d by ANNEXES, comprisi	ng:				
	• •	d to the International Bure					
	sheets of the description, claims and/or drawings which have been amended and are the basis of this report and/or sheets containing rectifications authorized by this Authority (see Rule 70.16 and Section 607 of the Administrative Instructions).						
	sheets which supersede earlier sheets, but which this Authority considers contain an amendment that goes beyond the disclosure in the international application as filed, as indicated in item 4 of Box No. I and the						
	Supplemental Box. b. \(\subseteq \text{(sent to the Internationa} \)	l Bureau only) a total of (i	ndicate type and nu	ımber of electronic carrier(s)) , containing a			
	sequence listing and/or t	ables related thereto, in o	computer readable f	form only, as indicated in the Supplemental			
	Box Helating to Sequen	ce Listing (see Section 80)2 of the Administra	tive instructions).			
4.	This report contains indications	relating to the following i	tems:				
	☐ Box No. I Basis of the o	pinion	•				
	☐ Box No. II Priority						
	☐ Box No. III Non-establish	nment of opinion with reg	rd to novelty, inventive step and industrial applicability				
ļ	☐ Box No. IV Lack of unity						
	Box No. V Reasoned statement under Article 35(2) with regard to novelty, inventive step or industrial applicability; citations and explanations supporting such statement						
	☐ Box No. VI Certain documents cited			·			
	☐ Box No. VII Certain defects in the international application						
*	☐ Box No. VIII Certain obse	rvations on the internation	nal application				
Dat	e of submission of the demand		Date of completion	of this report			
28.	28.09.2005		15.11.2005				
	me and mailing address of the interna liminary examining authority:	tional	Authorized Officer	and Michael Petanton, e.			
European Patent Office D-80298 Munich			Bertrand, F	·			
	Tel. +49 89 2399 - 0 Tx: 5	23656 epmu d					
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INTERNATIONAL PRELIMINARY REPORT ON PATENTABILITY

International application No. PCT/EP2004/014262

	Вох	No. I	Basis of the report					
1.	. With regard to the language , this report is based on the international application in the language i filed, unless otherwise indicated under this item.					e language in which it w	vas	
		which i	port is based on transis the language of a termational search (und blication of the international preliminary	anslation furnished for ler Rules 12.3 and 23 tional application (un	or the purposes .1(b)) der Rule 12.4)	s of:	inguage ,	
2.	hav	e been	d to the elements * of furnished to the recei originally filed" and an	iving Office in respon	se to an invitati	oort is based on <i>(r</i> ion under Article 1:	eplacement sheets wh 4 are referred to in this	ich ;
	Des	cription	ı, Pages					
	1-50)		as originally filed				
	Clai	Claims, Numbers						
	1-11	I		as originally filed				
		a sequ	uence listing and/or ar	ny related table(s) - so	ee Supplement	al Box Relating to	Sequence Listing	
3.		The ar	mendments have resi	ulted in the cancellation	on of:			
			description, pages claims, Nos.					
		☐ the	drawings, sheets/figs					
			e sequence listing <i>(sp.</i> y table(s) related to se		ify):			
4.	hac Sup	I not be poplement the large the lar	eport has been establen made, since they ntal Box (Rule 70.2(c) description, pages e claims, Nos. e drawings, sheets/figs sequence listing (sp	have been considere). s	the amendmer d to go beyond	nts annexed to this the disclosure as	s report and listed below filed, as indicated in th	N e
			y table(s) related to s		ify):			
	4	T£ :+	om 4 appliag g	ome or all of th	nece cheets	may be marked	l "superseded."	

INTERNATIONAL PRELIMINARY REPORT ON PATENTABILITY

International application No. PCT/EP2004/014262

Box No. V Reasoned statement under Article 35(2) with regard to novelty, inventive step or industrial applicability; citations and explanations supporting such statement

1. Statement

Novelty (N)

Yes: Claims

1-5,7-11

No:

Claims

6

Inventive step (IS)

Yes: Claims

1-5,7-11

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No: Claims

О

Industrial applicability (IA)

Yes: Claims No: Claims 1-11

2. Citations and explanations (Rule 70.7):

see separate sheet

INTERNATIONAL PRELIMINARY REPORT ON PATENTABILITY (SEPARATE SHEET)

International application No.

PCT/EP2004/014262

The documents mentioned hereinafter are numbered in accordance with the order in which they appear in the search report.

The present invention relates to the plant growth regulating effect of compounds of general formula (I). D1-D4 relate to such compounds for medical use. The prior art does neither describe nor suggest any activity on plants. D5 describes plant growth regulators of the aminothiazole type. However, these compounds bear 3 different substituents on 3 different sites. It could not be expected that a growth regulating activity for plants could be kept while making these changes. Therefore, this aspect of the present invention, the use of these compounds, is considered to fulfill the criteria of Art.33 PCT.

However, the present claim 6 is anticipated by D1-D4 (Art.33(2) PCT). This claim 6 relates to compositions containing the compounds of general formula (I). In the light of the prior art, such compositions were available to the public at the relevant date.

The fact that the claimed compositions are intended to be used on plants rather than for therapy is not a technical feature in a claim directed to a composition. Such a "feature" could only have some relevance in the case it would imply that the prior art compositions cannot be used for this claimed purpose. Although one skilled in the art could not have used some of these compositions for economical/practical reasons, the use of these compositions is believed to yield the desired effect. Therefore, the mention of the technical field is not considered as distinguishing.